

DISTINGUISHED ARRIVAL.—The *Lynchburg Republican* of Thursday says:

We learn that the respectable Capt. John H. Morgan, while fighting at the War, whose deeds of gallant conduct in the West have made his name a household word here in every family in the South, and spread terror throughout the ranks of the enemy in Tennessee, arrived here last night by the Western train, en route to Richmond, for which he will be well here this morning.

The gallant Captain arrived here last night, and is stopping at the City Hotel.

[Richmond Inquirer, April 4.]

BOARD OF SUPERVISORS.

The Board met Tuesday afternoon at 3½ o'clock. After the reading of the minutes and the presentation of a number of resolutions, the following communication from the Mayor was read:

MAYOR'S OFFICE, NEW YORK, APRIL 1867.
To The Honorable the Board of Supervisors:
GENTLEMEN,I return herewith, under my approval, the resolution allowing the bill for J. Kelly, Sheriff's \$9,440.43; also the same as far as it relates to the County Jail No. 10, and directing the Comptroller to pay it, &c., and would submit the following objections thereto:

That said sum mentioned in the resolution embraces three items.

Town fees or costs in Common Pleas by the Board of Commissioners of Essex Co. vide Auditor's report of June 1st, 1867, p. 10, at present amount named.....\$3,849.06
Also on Exhibitions against the propriety of Person (in suits) vs. the Board of Commissioners of Essex Co. vide Auditor's report of June 1st, 1867, p. 10, at present amount named.....1,183.18

Total.....\$4,432.24

The number of calls in which Town fees are charged is 119, and those in which the other fees are charged number 112.

These items form a very small portion of the whole year's charges for executions.

There charges prior to the beginning of the quarter specified in the resolution, form a very large proportion of the whole year's work.

It is evident on the face of the bill that these items are not official services during the quarter ending Dec. 31, 1867, and therefore they should not be embraced in a resolution expressly providing for that quarter only.

A call made by me on Jan'y 1st, 1867, in relation to the Commission to determine the liability of the county for this bill, and from such examination of law statutes as I have been able to make, has shown that there is no law calling for the payment of these charges by the county.

The Corporation Commr. has fully discussed the subject in this manner in your honorable body of June 1st, 1867, (see issue of your printed report page 10), and in his communication to you Feb. 19th inst. (page 46), written in reference to the present bill, he reaffirms his former adverse opinion. As stated by him, if I thought duties were required in character and amount, the Sheriff has all ready accepted other parties than the county.

GEORGE OGDIN, Mayor.

The document was ordered to be reprinted in *The Herald, Times, and True Friend*.

The report of the Committee on Taxes, in favor of granting the taxes on \$50,000 personal property of John Paret, of the firm of Paret & Sons, was called up, and excited considerable debate. Mr. DAVIS stated that he invested this amount in business in the month of June, 1861, and the whole of it was lost by Southern credit. Application was made for the remission to the Commissioner of Taxes and Assessments. Mr. ALEXANDER who is a non resident, making affidavit that the investment was entirely lost. The Commissioner, however, denied the request, not believing his statements. The subject was, on motion of Mr. TWIGG laid over until the next meeting, and the Board adjourned until next Tuesday.

PERSONAL.

General Halleck declined an invitation to be "wined and dined" the other day, because he intends to take the field in person, and he desires to be ready at a moment's notice. Gen. Burnside occupies the residence of the President of the Bureau of Commerce, Gen. Foster has taken possession of a splendid mansion, and Gen. Reno occupies the Bank of Newbern.

Miss Kate Dean, a vocalist who possesses rare talents, which have been highly cultivated, has gone among the camps, and cheered the hearts of officers and men by singing patriotic songs, well calculated to inspire them with love of their country, and a determination to uphold its starry flag.

The Rev. Mr. Baldwin, a Nashville Rebel, was to have preached on cowardice in that city, but he had not sufficient courage to keep his appointment, so he illustrated his theme by running away. He will probably live to preach another day.

M. Cardier, the distinguished sculptor in France, has just completed for the Empress Eugenie two full-length statues of Arab women. The statues are composed of onyx, oxydized silver enamel, and precious stones.

Parson Brownlow, who is just now the observed of all observers, is expected to visit Indianapolis this week. The hospitalities of the State of Indiana have been tendered to him.

The Memphis Avalanche says Gen. Lee has been appointed Commander-in-Chief of the Confederate Army, and states that the report that Beauregard has been appointed to that post is untrue.

Rumor says the Rev. Dr. Scott, who was driven from San Francisco because of his Secession proclivities, has been invited to a pastoral charge in the city of Boston. Doubtful.

THE TAX ON CONFECTIONERY.—The Manufacturers' Association have met at Delmonico's to protect what the provision in the new tax bill would operate most unequally, and be so ruinous to manufacturers of candies that many of them would be driven from the business. Remonstrances were made by Mr. Palmer ex-Councilman H. N. Wild, and other gentlemen after which Messrs. Calmer and Widd were appointed a deputation to go across to Washington, with a view to have the objectionable provision modified, or to have the gross sales taxed 2½ or 3 per cent. A subscription was thus opened to defray the expenses, and about the meeting adjourned.

NEW ASSISTANT IN THE U.S. DISTRICT ATTORNEY'S OFFICE.—In view of the pressure caused by legal business growing out of the war, the Secretary of the Interior has authorized the appointment of an Assistant District Attorney. Mr. Smith has accordingly promoted to that position Mr. George F. Andrews, late Chief Clerk, who has won the confidence of the District Attorney and the public by close attention to the business of the office.

FIRE DEPARTMENT ELECTION.—The Jersey City Fire Department Election will take place on the 6th of May. The following are the candidates:

For Chief—Samuel A. French and Wm. Havesham.
Vigors. Second Ward—John B. Poole and E. F. Cullen.
Third Ward—N. H. Gaykendall, Joseph Jackson and Smith.
Fourth Ward—Johannes John Corlie and John Lyness.
Fire Commissioners—James H. Staplin and John Benedict.

CALICO DRESS BALL.—A calico dress ball is to be given at the Hudson House, Jersey City, this (Wednesday) evening, the proceeds to be applied for the benefit of families of volunteers from Hudson County.

Calendar of the Court of Appeals.
ALBANY, Wednesday, April 9, 1867.
Day Calendar for April 10, in the Court of Appeals: 66, 67, 62, 63, 64, 65, 66, 67, 68, 70.

SUPREME COURT SERIAL TERM.—APRIL 9.—Before Judge BALFOUR.

DECISIONS.

Elliott & Breen et al., Appellants, vs. Chase Walker et al.—Demurrer to complaint by Charles Walker answered, with costs.
Dunsmuir et al. vs. Clunie vs. A. Walker—Complaint by appellants filed. Henry O. Plumer et al.—Demurrer to complaint by defendants Plumer and Broden overruled, with costs.
Hicks et al. vs. Thomas L. Robinson et al.—Demurrer to complaint overruled, with costs.

Markets.—Reported by Telegraph.

PHILADELPHIA, April 9.—Flour—Superior extra...@45 25. WHATNOT! sale of 4,000 bush. Red, at 90c. 40c. 41c. 42c. 43c. 44c. 45c. 46c. 47c. 48c. 49c. 50c. 51c. 52c. 53c. 54c. 55c. 56c. 57c. 58c. 59c. 60c. 61c. 62c. 63c. 64c. 65c. 66c. 67c. 68c. 69c. 70c. 71c. 72c. 73c. 74c. 75c. 76c. 77c. 78c. 79c. 80c. 81c. 82c. 83c. 84c. 85c. 86c. 87c. 88c. 89c. 90c. 91c. 92c. 93c. 94c. 95c. 96c. 97c. 98c. 99c. 100c.